

PATENTS
Customer No.: 6980
Docket No.: DSP1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:)	Confirmation No.:	2393
)		
NIELSEN, Jakob <i>et al.</i>)	Group Art Unit:	2615
)		
Serial No.: 10/023,109)	Examiner:	LAO, Lun S.
)		
Filed: 14 December 2001)	Docket No.:	DSP1
)		
Title: LISTENING DEVICE)		

In accordance with 37 C.F.R. § 1.8, I certify that this correspondence is being transmitted to: Commissioner for Patents, Mail Stop ISSUE FEE, P.O. Box 1450, Alexandria, VA 22313 via the USPTO's EFS-Web Electronic Filing System **5 JUNE 2009**.

/jameshuntyanceyjr53809/
James Hunt Yancey, Jr., USPTO Reg. No. 53,809

SUBMISSION OF ISSUE AND PUBLICATION FEES

**Commissioner for Patents
Mail Stop ISSUE FEE
P.O. Box 1450
Alexandria, VA 22313-1450**

Dear Honorable Sir:

In response to the *Notice of Allowance*, mailed 6 March 2009, allowing the pending claims in U.S. Application No. 10/023,109, Applicant timely submits the following: Completed Form PTOL-85; and Non-Small Entity Issue Fee (\$1,510.00) and Publication Fee (\$300.00).

In addition, pursuant to 37 C.F.R. § 1.27(g)(2) Applicant informs the USPTO that this Application no longer qualifies for small entity status. As a result, Applicant pays the outstanding fees under the non-small entity status rate. Applicant initially noted this change of entity status in a 24 August 2005 Response. This change in entity status is also noted on the enclosed PTOL-85 form.

Regarding any of the Examiner's comments for allowing claims in this Application, Applicant acknowledges the Examiner's comments. Applicant does not concede or admit, however, that the Examiner's comments are accurate or apply to all of the allowed claims, nor that the stated reasons are the only reasons for allowability of the Claims. *See Salazar v. Procter & Gamble Co.*, 414 F.3d 1342 (Fed. Cir. 2005).

Applicants do not believe any further fees are due. The Commissioner is authorized, however, to debit Deposit Account No. 20-1507 if any additional fees are deemed due for full acceptance of this submission, to keep this application pending, and so that a patent may issue in due course.

Respectfully submitted,

TROUTMAN SANDERS LLP

/jameshuntyanceyjr53809/

James Hunt Yancey, Jr.
USPTO Registration No. 53,809

TROUTMAN SANDERS LLP
600 Peachtree Street, NE
Suite 5200
Atlanta, Georgia 30308-2216
P: (404) 885-3696
F: (404) 962-6828
E: hunter.yancey@troutmansanders.com
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